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| APPLICATION NO. FILING DATE | | NG DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
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| 26171 | 7590 | 11/09/2006 | • | EXAMINER | |
| FISH & RI | | ON P.C. | NGUYEN, HAI V | | |
| P.O. BOX 1022 MINNEAPOLIS, MN 55440-1022 | | | | ART UNIT | PAPER NUMBER |
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Please find below and/or attached an Office communication concerning this application or proceeding.

| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE @3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (8) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133), Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any samed patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 23 October 2006 and 30 May 2006. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1.2.5-22.24-28 and 30-41 is/are pending in the application. 4a) Of the above claim(s) is/are allowed. 6) Claim(s) is/are allowed. 6) Claim(s) is/are allowed. 6) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). | | Application No. | pplication No. Applicant(s) | | | | | | |
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| Hai V. Nguyen - The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE @3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Edensions of time may be available under the provisions of 37 CFR 1.13(8). In no event, however, may a reply be timely filed after SIX (8) MONTHS from the making date of this communication. HIS printed for reply is searchies of communications of 37 CFR 1.704(b). HIS printed for reply is searching observed printed received. It status case the application to become ABANDONED (38 U.S.C.§ 135). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any search patient term adjustment. Sea 7 CFR 1.704(b). Status 1) Responsive to communication(s) filled on 23 October 2006 and 30 May 2006. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1,2,5-22,24-28 and 30-41 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) 1,2,5-22,24-28 and 30-41 is/are rejected. 7) Claim(s) 1,2,5-22,24-28, and 30-41 is/are rejected. 7) Claim(s) 1,2,5-22,24-28, and 30-41 is/are rejected. 7) The proper service of the priority documents have been decived to by the Examiner. Application Papers 9) The specification is objected to by the Examiner. Application Papers 9) The specification is objected to by the Examiner. Application Papers 10) The derivaning(s) filed on is/are: a) accepted or b) objected to by the Examiner. Application Papers 9) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Acknowledgment is ma | Office Action Commence | 09/842,025 | BU ET AL. | | | | | | |
| Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 03 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. • Identifies of time may be weakled wheth the provisions of 37 CFR 113(6). In no event, however, may a reply be limited in the mailing date of this communication. • If NO period for reply is specified above, the maining date of this communication. • If NO period for reply is the mailing date of this communication. • Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than them entifies after the mailing date of this communication, even if timely filed. may reduce any extended patient form adjustment. See 37 CFR 1.794(b). Status 1) □ Responsive to communication(s) filed on 23 October 2006 and 30 May 2006. 2a) □ This action is FINAL. 2b) □ This action is non-final. 3) □ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) □ Claim(s) 1_2.5-2.22.24-28 and 30-41 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) □ Claim(s) 1_2.5-2.22.24-28 and 30-41 is/are rejected. 7) □ Claim(s) is/are objected to by the Examiner. 4Application Papers 9) □ The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) □ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) □ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119 | Office Action Summary | Examiner | Art Unit | | | | | | |
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| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). | 11) The oath or declaration is objected to by the E | Examiner. Note the attached C | Office Action or form PTO-152. | | | | | | |
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| 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). | a) ☐ All b) ☐ Some * c) ☐ None of: | | | | | | | | |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). | Certified copies of the priority documer | 1. Certified copies of the priority documents have been received. | | | | | | | |
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| | Copies of the certified copies of the pri | ority documents have been re | ceived in this National Stage | | | | | | |
| * See the attached detailed Office action for a list of the certified copies not received. | | | | | | | | | |
| | * See the attached detailed Office action for a lis | st of the certified copies not re | ceived. | | | | | | |
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| | Attachment(s) | . | | | | | | | |
| B Al-(-) M-1 B-1 | 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) | | | | | | | | |
| EN Markey of Late word But and A collection | 3) Information Disclosure Statement(s) (PTO/SB/08) | 5) D Notice of Info | rmal Patent Application | | | | | | |

DETAILED ACTION

- 1. This Office Action is in response to the communication received on 23 October 2006 and 30 May 2006.
- 2. Claims 3, 4, 23, 29 are cancelled.
- 3. Claims 1-2, 5-22, 24-28, and 30-41 are presented for examination.

Response to Arguments

- 4. Applicant's arguments and amendments filed on 23 October 2006 and 30 May 2006 have been fully considered but they are not deemed fully persuasive. Applicant's arguments are deemed moot in view of the following new ground(s) of rejection as explained here below, necessitated by Applicant's substantial amendment to the independent claims 1, 22, 27, which significantly affected the scope thereof.
- 5. Examiner disagrees with Applicant regarding to the reference Cohen not qualified as prior art under 35 U.S.C 102(e) rejection against the instant application because Cohen claims priority filing dates in Provisional applications # 60/079,884 filed on 30 March 1998, # 60/095,770 filed on 07 August 1998, # 60/125,008 filed on 18 March 1999, # 60/130,600 filed on 22 April 1999, # 60/130,599 filed on 22 April 1999, # 60/138,428 filed on 10 June 1999, # 60/139,167 filed on 15 June 1999, # 60/161,283 filed on 25 October 1999, and # 60/165,231 filed on 11 November 1999. Therefore, Cohen is qualified prior art against the instant application.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 1-2, 5-22, 24-28, and 30-41 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Cohen** US patent application publication # **US 2003/0097331 A1** in view of **Fung** et al. US patent # **6,879,965 B2**.
- 8. As to claim 1, Cohen discloses a method of retrieving electronic data from a communications system, the method comprising:

establishing a connection (establishing a secure connection) between a client system (webbank account owners) and a host system (Fig. 7, the metabank server system) using a first account of a user (a main account), the first account of the user being maintained by the host system ([0009], [0095], [0098], [0100]);

determining of one or more additional accounts (accounts and sub-accounts, like, saving account, checking account, money market account, investment account, bong account, credit card accounts, etc.) maintained by the host system are associated with the user (The account/subbaccounts and password identify the identity of the user to the website or webbank, and the authorized functions and clearances of the user, [0297], [0361]-[0365]);

initiating a first communication session between the client system and the host system over the connection, the first communication session being associated with the

first account of the user (creating or generating a main account and associated sub-accounts, [0100]-[0110], [0361]-[0363]);

However, Cohen does not explicitly disclose based on a determination that one or more additional accounts maintained by the host system are associated with the user, automatically initiating, over the same connection between the client system and the host system, one or more additional communication sessions between the client system and the host system, the one or more additional communication sessions being associated with the one or more additional accounts associated with the user. In the same field of endeavor, Fung discloses that "The central Web site automatically sends the user's login information to the selected web sites and automatically connects the user to content held at the selected web sites, e.g., co-branded bank(s)/financial institute(s) (Fung, col. 5, lines 1-67; col. 7, line 10 – col. 8, line 57; col. 10, lines 5-15). Accordingly, it would have been obvious to one of ordinary skill in the networking art at the time the invention was made to have incorporated Fung's teachings of the central user account at the central web site location to connect to the multiple selected destination web sites, e.g., multiple selected communication sessions, (Figs. 1-3; col. 5, lines 1-67; col. 10, lines 5-15) with the teachings of Cohen, for the purpose of saving the user the delay and inconvenience of repetitive typing and filling out of multiple forms for each preferred Web sites (Fung. col. 5, lines 25-30).

Cohen-Fung discloses for each of the one or more additional accounts, enabling a transfer of electronic data (electronic transfer funds) associated with each of the one or more additional accounts to a corresponding designated destination in response to

automatically initiating the one or more additional communication sessions between the client system (Fung, users or bank members) and the host system (Fung, the central Web site)(Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 – col. 9, line 36).

- 9. As to claim 2, Cohen-Fung discloses accessing electronic data associated with the first account of the user (Cohen, [0100]-[0110], [0221], [0278], [0279], [0361]-[0363]; Fung, first central user account, col. 5, lines 1-67).
- 10. As to claim 5, Cohen-Fung discloses, wherein accessing electronic data comprises retrieving email (*Cohen*, [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; Fung, col. 5, lines 1-67).
- 11. As to claim 6, Cohen-Fung discloses, enabling the transfer of electronic data comprises sending e-mail (*Cohen, [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; Fung, col. 5, lines 1-67).*
- 12. As to claim 7, Cohen-Fung discloses, enabling the transfer of electronic data comprises downloading one or more files (*Cohen*, [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).
- 13. As to claim 8, Cohen-Fung discloses, enabling the transfer of electronic data comprises retrieving messages posted on a message board (*Cohen*, [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).
- 14. As to claim 9, Cohen-Fung discloses, enabling the transfer of electronic data comprises posting messages to a message board (Cohen, [0136], [0147], [0192],

[0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 – col. 9, line 36).

- 15. As to claim 10, Cohen-Fung discloses wherein the first account and the one or more additional accounts comprise different screen names (*Cohen*, [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).
- 16. As to claim 11, Cohen-Fung discloses, wherein automatically initiating one or more additional communication sessions comprises automatically switching between the different screen names (Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).
- 17. As to claim 12, Cohen-Fung discloses setting preferences for initiating the first communication session (*Cohen, [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; Fung, the registration information provided by a user is hosted at the central Web site location, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36*).
- 18. As to claim 13, Cohen-Fung discloses, wherein setting preferences comprises scheduling a time to initiate the first communication session (*Cohen, his/her own daily, or weekly access scheduling, [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; Fung, Fig. 4, update file transmitted to the a bank, col. 10, line 55 col. 11, line 24).*

- 19. As to claim 14, Cohen-Fung discloses setting preferences for initiating the one or more additional communications sessions (*Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36*).
- 20. As to claim 15, Cohen-Fung discloses, wherein setting preferences comprises scheduling a time to automatically initiate the one or more additional communications session (Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).
- 21. As to claim 16, Cohen-Fung discloses setting different preferences for initiating the first communication session and for initiating the one or more additional communication sessions (Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).
- 22. As to claim 17, Cohen-Fung discloses, wherein the first communication session is initiated automatically (Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).
- 23. As to claim 18, Cohen-Fung discloses running the first communication session and the one or more additional communication sessions in parallel (*Cohen*, [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).
- 24. As to claim 19, Cohen-Fung discloses, wherein the user comprises a single member of an online service (*Cohen*, [0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).

- 25. As to claim 20, Cohen-Fung discloses, wherein the user comprises multiple members of the online service (Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).
- 26. As to claim 21, Cohen-Fung discloses, wherein the multiple members are related (Cohen, [0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).
- 27. Claim 22 is corresponding computer readable medium claim of claim 1; therefore, it is rejected under the same rationale as in claim 1.
- 28. Claims 24-26 are similar limitations of claims 5, 6, 7, 11; therefore, they are rejected under the same rationale as in claims 5, 6, 7, 11.
- 29. Claim 27 is corresponding apparatus claim of claim 1; therefore, it is rejected under the same rationale as in claim 1.
- 30. As to claim 28, Cohen-Fung discloses, wherein automatically initiating comprises automatically initiating, over the same connection to the host system (*Fung, the connection to the Central Web site location*), the one or more additional communication sessions (*Fung, selected destination web sites*) associated with the one or more additional accounts (*Fung, additional accounts in institutional financial institutions*) in response to a preference set by the user prior to initiation of the one or more additional communication sessions (*Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36*).
- 31. As to claim 30, Cohen-Fung discloses, wherein authentication information associated with the one or more additional accounts of the user may be used to enable

access to the host system (Cohen, [0095]; [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; [0221], [0278], [0279]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 – col. 9, line 36).

- 32. As to claim 31, Cohen-Fung discloses, wherein authentication information associated with each of the one or more additional accounts may be used to enable access to the host system (Cohen, [0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; [0221], [0278], [0279]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).
- 33. As to claim 32, Cohen-Fung discloses, wherein authentication information associated with the first account and at least one of the one or more additional accounts may be used to enable access to the host system (*Cohen*, [0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; [0221], [0278], [0279]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).
- 34. As to claim 33, Cohen-Fung discloses, wherein establishing the connection between the client system and the host system and initiating a first communication session between the client system and the host system over the connection occur automatically and without user manipulation (Cohen, [0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; [0221], [0278], [0279]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).
- 35. As to claim 34, Cohen-Fung discloses, wherein automatically initiating, over the same connection between the client system and the host system, one or more additional communication sessions between the client system and the host system,

occurs automatically and without user manipulation (Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 – col. 9, line 36).

- 36. As to claim 35, Cohen-Fung discloses, automatically synchronizing data (*Cohen, daily or weekly updating; Fung, update file*) related to the first account of the user or the one or more additional accounts of the user wherein, prior to synchronization, the data related to the first account of the user or the one or more additional accounts of the user was stored on only one of the client system or the host system (*Cohen, [0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; [0221], [0278], [0279]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).*
- 37. As to claim 36, Cohen-Fung discloses sending an e-mail message written using the client system when the client system was not connected to the host system, retrieving from the host system an unread e-mail message, posting a message to a newsgroup or message board that was written using the client system when the client system was not connected to the host system, and retrieving from the host system a message to a newsgroup or message board (Cohen, [0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0397], [0465]; [0221], [0278], [0279]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).
- 38. As to claim 37, Cohen-Fung discloses, wherein automatically synchronizing data related to each of several accounts associated with the user (*Cohen, [0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; [0221], [0278], [0279]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).*

- 39. As to claim 38, Cohen-Fung discloses, the host system is a network access service provider (*Cohen, The metabank server: Fung, Central Web site location*) that provides network access service to enable the user to access systems (*the banking systems*) other than the host system, the first account corresponds to a first e-mail account of the user provided by the host system, and one of the one or more additional accounts corresponds to an additional e-mail account provided by the host system (*Cohen, [0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; [0221], [0278], [0279]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36).*
- 40. As to claim 39, Cohen-Fung discloses, the host system is a network access service provider that provides network access service to enable the user to access systems other than the host system (Cohen, [0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; [0221], [0278], [0279]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 col. 9, line 36),

the first account corresponds to a first screen name for an instant messaging service provided by the host system (Cohen, [0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; [0221], [0278], [0279]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 – col. 9, line 36), and

one of the one or more additional accounts corresponds to an additional screen name (Cohen, [0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; [0221], [0278], [0279]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 – col. 9, line 36).

41. As to claim 40, Cohen-Fung discloses the host system is a network access service provider that provides network access service to enable the user to access systems other than the host system (*Cohen*, [0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; [0221], [0278], [0279]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 – col. 9, line 36),

one of the first account or at least one of the one or more additional accounts corresponds to a screen name for an instant messaging service provided by the host system (Cohen, [0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; [0221], [0278], [0279]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 – col. 9, line 36), and

other of the first account of the user or the at least one of the one or more additional accounts of the user correspond to an e-mail account provided by the host system (Cohen, [0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; [0221], [0278], [0279]; Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 – col. 9, line 36).

42. As to claim 41, Cohen-Fung discloses, automatically initiating at least one of the one or more additional communication sessions when the user is not present at the client system (Cohen, the metabank still automatically opens its session even though the user logged out or left his/her webbank until the user login his/her own webbank, ([0095], [0136], [0147], [0192], [0274], [0277], [0284], [0295], [0298], [0348], [0350], [0465]; [0221], [0278], [0279]); Fung, Figs. 1-3, col. 5, lines 1-67; col. 8, line 15 – col. 9, line 36).

attachment to this action.

43. Further references of interest are cited on Form PTO-892, which is an

Conclusion

44. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hai V. Nguyen whose telephone number is 571-272-3901. The examiner can normally be reached on 6:00-3:30 Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Caldwell can be reached on 571-272-3868. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 09/842,025

Art Unit: 2142

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